



815 Connecticut Avenue, N.W., Suite 610
Washington, D.C. 20006

22 May 2007

WT Docket No. 06-136

Office of the Secretary
Federal Communications Commission
The Portals
445 Twelfth Street, S.W.
12th Street Lobby, TW-A325
Washington, DC 20554

RE: Transition Initiation Plan - Fixed Wireless Holdings LLC
Transition of the 2500-2690 MHz Band for BRS and EBS
Transition Area: BTA Number 183: Harrisonburg, VA

Dear Ms. Dortch:

Fixed Wireless Holdings LLC, a wholly-owned subsidiary of Clearwire Corporation (together "Clearwire"), has completed an assessment of BRS and EBS facilities for transition to the new band plan for the Harrisonburg, VA BTA, BTA Number 183. Pursuant to Section 21.1231 of the Commission's Rules, Clearwire hereby desires to initiate its plan as the Proponent to manage the spectrum transition of all licensees within the Harrisonburg, VA BTA.

Initial information regarding all existing BRS and EBS facilities has been obtained through research of the Commission's databases and through data provided by EBS licensees in response to the Pre-Transition Data Request ("PTDR") Clearwire sent to them. In addition, a Transition Notice explaining Clearwire's intent to convert the band was sent to all licensees within the above-referenced BTA on 22 May 2007.

List of Facilities to be Transitioned:

A list of BRS and EBS facilities to be transitioned by Clearwire under this plan is attached in Exhibit 1.

Transition Schedule:

Clearwire has compiled its transition strategy for the most efficient and least disruptive conversion of facilities to the new band plan. Pursuant to Section 21.1231(f)(1)(iii), Clearwire's best estimate as to when the transition will be completed is by 31 March 2008.

Agreements With Adjacent BTA Proponents:

Since the preliminary engineering analysis revealed no interference conflicts with facilities in adjacent BTAs, no agreements to reconcile or coordinate interference concerns are necessary.

Co-Proponent Agreements:

Clearwire does not have any agreements or arrangements with other entities for more than one Proponent to transition the BTA.

Financial Commitment:

Based on information gathered through the PTDR responses, along with its extensive research and experience in EBS and BRS facility construction and operation, Clearwire has prepared an initial budget of financial and technical resources to adequately and competently complete the spectrum transition.

The preceding information has been compiled by Clearwire based on its best efforts to ascertain the programming and technical requirements for existing authorizations/operations in the transition area. Should additional information become available that causes the plan to materially change, Clearwire will notify the Commission accordingly.

Pursuant to Section 27.1231(f)(1)(vi) of the Commission's Rules, Clearwire has enclosed the certification regarding the availability of funds to pay transition costs.

If you have any questions regarding this matter please contact Brandon Bullis, Director of Spectrum Development, at (202) 351-5021 or the undersigned at (202) 429-0107.

Sincerely,



Terri B. Natoli

Exhibit 1
List of Facilities to be Transitioned

Under this plan, Clearwire will transition the following BRS and EBS facilities:

BTA #183: Harrisonburg, VA

Best estimate of completion of Transition: 31 March 2008

B183 (A Licensee is not listed for this BTA)

WMI916, Ntelos Licenses Inc.	Channels: M1
WMX327, Ntelos Licenses Inc.	Channels: F1F2F3F4
WMX331, Ntelos Licenses Inc.	Channels: E1E2E3E4
WMX366, Ntelos Licenses Inc.	Channels: H1H2H3
WNC649, Fishburne Military School	Channels: A1A2A3A4
WNC650, Waynesboro City Schools	Channels: B1B2B3B4
WNC651, Augusta County Schools	Channels: C1C2C3C4
WNC652, Stuart Hall Inc	Channels: D1D2D3D4
WNC654, Bridgewater College	Channels: G1G2G3G4

Certification

Pursuant to Section 27.1231(f)(1)(vi) of the Commission's Rules, Fixed Wireless Holdings LLC certifies that it has the funds available to pay the reasonable expected costs of the transition of the Harrisonburg, VA Basic Trading Area, BTA #183, based on the information contained in the responses it received to the Pre-Transition Data Requests.



Terri B. Natoli
V.P. Regulatory Affairs & Public Policy